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UNITED STATES DISTRICT COU	RT
SOUTHERN DISTRICT OF NEW Y	YORK

AH-3515

ASUSTEK COMPUTER, INC.,

Plaintiff,

Case No: 08-CV-02770 (CM)

- against -

EXPRESS LEE, INC.,

**RULE 7.1 STATEMENT** 

SHANGHAI EASTERN FUDART TRANSPORT SERVICES CO., LTD., CHINA EASTERN AIRLINES CO., LTD., CHINA CARGO AIRLINES, AIR CHINA. DART EXPRESS (TAIWAN) LTD., ULTRA AIR CARGO, INC., TRUXTON LOGISTICS CORP. and LOS ANGELES EL PASO

Defendants.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure and to enable Judges and Magistrates of the Court to evaluate possible disqualification or recusal, the undersigned attorneys of record for China Cargo Airlines Ltd. (incorrectly sued herein as "China Cargo Airlines" and hereinafter "China Cargo"), certify that the following are parent corporations or publicly held corporations that own more than 10% of stock of China Cargo:

China Eastern Airlines Co., Ltd.

Dated: New York, New York May 30, 2008

CLYDE & CO US LLP

By: MANUW D. HANAKA/KIT

Andrew J. Harakas (AH 3515)

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